Docket No.: SONYJP 3.0-860

Application No.: 10/028,033

REMARKS

The present communication is responsive to the Official Action mailed December 1, 2005, finally rejecting all the claims pending in the application, namely claims 1 and 3-23. Of the pending claims, claims 1 and 22 are independent base claims. The remaining claims depend from either claim 1 or 22.

Applicant is filing concurrently herewith a Request for Continued Examination (RCE) of the present application.

Claim 1 has been amended to recite "a control unit for storing and managing the additional information received by the receiving unit in the memory as bookmarked data during the current reception of the broadcast, the bookmarked data being organized as individual data sets that each include at least a program name, song title and artist name associated with the broadcast and additional information; and operation means for specifying search data from among the additional information stored in the memory, and wherein the control unit sequentially searches the additional information of additional programs being broadcast using the search data and causes the receiving unit to select a one of the additional programs being broadcast when the additional information associated with the additional program includes the search data." Support for the bookmarking feature may be found by reference to, for example, page 12, lines 2-16 Support for the sequential of the written description. searching feature may be found by reference to, for example, page 20, line 14 through page 22, line 14 of the written description.

Claim 4 has been amended to improve its form in view of the amendments to claim 1.

Claims 5 and 7 have been amended to correct typographical errors.

Claim 22 has been amended to recite "storing the additional information on an item-by-item basis as bookmarked

data during a current reception of the broadcast, the bookmarked data being organized as individual data sets that each include at least a program name, song title and artist name associated with the broadcast and additional information." Support for the amendments to claim 22 may be found by reference to, for example, page 12, lines 2-16 of the written description.

Applicant respectfully submits that the foregoing amendments to the claims do not constitute the addition of new matter to the application.

In view of the foregoing amendments to claims 1 and 22, applicant respectfully submits that the references relied by the Examiner in the final rejection, taken individually or when combined, neither anticipate nor render the claims obvious.

In particular, none of the references teach or suggest "a control unit for storing and managing the additional information received by the receiving unit in the memory as bookmarked data during the current reception of the broadcast, the bookmarked data being organized as individual data sets that each include at least a program name, song title and artist name associated with the broadcast and additional information," as is recited in claim 1.

With regard to claim 22, none of the references teach or suggest "storing the additional information on an item-byitem basis as bookmarked data during a current reception of the
broadcast, the bookmarked data being organized as individual
data sets that each include at least a program name, song title
and artist name associated with the broadcast and additional
information."

More specifically, none of the references teach or suggest bookmarked data organized as individual data sets that are associated with the broadcast and additional information.

As all the other claims depend from either claim 1 or 22, applicant respectfully submit that these claims are also not

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anticipated or rendered obvious for at least the foregoing reasons.

In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue.

As it is believed that all of the rejections set forth in the Official Action have been fully met, favorable reconsideration and allowance are earnestly solicited. If, however, for any reason the Examiner does not believe that such action can be taken at this time, it is respectfully requested that the Examiner telephone applicant's attorney at (908) 654-5000 in order to overcome any additional objections which he might have.

If there are any additional charges in connection with this requested amendment, the Examiner is authorized to charge Deposit Account No. 12-1095 therefor.

Dated: March 1, 2006

Respectfully symmitted

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